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14	Attorneys for Plaintiffs		
15	[Additional counsel appear on signature page.]		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	SAN FRANCISCO DIVISION		
19	ETOPIA EVANS, as the Representative of the) Case No. 3:16-cv-01030-WHA	
20	Estate of Charles Evans, et al.,) NOTICE OF APPEAL AND) REPRESENTATION STATEMENT	
21	Plaintiffs,) REPRESENTATION STATEMENT)	
22	VS.))	
23	ARIZONA CARDINALS FOOTBALL CLUB, LLC, et al.,))	
24	Defendants.		
25)	
26			
27			
28			
20			

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NOTICE IS HEREBY GIVEN THAT all plaintiffs in the above-captioned case hereby 1 appeal to the United States Court of Appeals for the Ninth Circuit from this Court's July 22, 2017 3 entry of judgment. Plaintiffs' representation statement is attached to this Notice as required by Ninth Circuit 4 Rule 3-2(b). 5 DATED: August 21, 2017 Respectfully submitted William N. Sinclair 7 Andrew G. Slutkin Jamison G. White 8 Steven L. Leitess 9 10 William N. Sinclair (SBN 222502) 11 (bsinclair@mdattorney.com) SILVERMAN|THOMPSON|SLUTKIN|WHITE|LLC 12 201 N. Charles St., Suite 2600 Baltimore, MD 21201 13 Telephone: (410) 385-2225 Facsimile: (410) 547-2432 14 Rachel L. Jensen (SBN 211456) 15 ROBBINS GELLER RUDMÁN & DOWD LLP 16 655 West Broadway, Suite 1900 San Diego, CA 92101 17 Telephone: (619) 231-1058 Facsimile: (619) 231-7423 18 Attorneys for Plaintiffs 19 20 21 22 23 24 25 26 27 28

REPRESENTATION STATEMENT 1 Pursuant to Rule 12(b) of the Federal Rules of Appellate Procedure and Circuit Rule 3-2(b), 2 Plaintiffs-Appellants submits this Representation Statement. The following list identifies all parties 3 to the action and their respective counsel by name, firm, address and telephone number. 4 Counsel 5 **Parties** Silverman Thompson Slutkin & White, LLC | Plaintiffs Etopia Evans, Eric King, Robert Massey, Troy Sandowski, Chris Goode, Darryl William N. Sinclair Ashmore, Gerald Wunsch, Alphonso Carreker, Steven D. Silverman Steve Lofton, Duriel Harris, Jeff Graham, Stephen G. Grygiel Cedric Killings and Reggie Walker Steven N. Leitess Andrew G. Slutkin 9 Phillip J. Closius Jamison G. White 10 Alexander Williams, Jr. 11 Joseph F. Murphy, Jr. Andrew C. White 12 201 N. Charles St., Suite 2600 Baltimore, MD 21201 13 (410) 385-2225 14 Nammany Byrne & Owens, P.C. 15 Thomas J. Byrne Mel T. Owens 16 2 South Pointe Drive, Suite 245 Lake Forest, CA 92630 17 (949) 452-0700 18 Robbins Geller Rudman & Dowd LLP 19 Stuart A. Davidson Mark J. Dearman 20 Jason H. Alperstein Janine D. Arno 21 120 E. Palmetto Park Road, Suite 500 Boca Raton, FL 33432 22 (561) 750-3000 23 Rachel L. Jensen 24 655 W. Broadway **Suite 1900** 25 San Diego, CA 92101 26 Cadwalader, Wickersham Taft LLP Defendants Arizona Cardinals Football Club, 27 Jodi L. Avergun LLC; Atlanta Falcons Football Club, LLC; Buccaneers L.P.; Buffalo Bills Inc.; Chargers 700 Sixth St., N.W. 28

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1	Football Company, LLC; Cincinnati Bengals,	Washington, D.C. 20001 (202) 862-2456
2	Inc.; Cleveland Browns Football Co., LLC; Dallas Cowboys Football Club, Ltd.;	
3	Football Northwest LLC; Forty Niners Football Co. LLC; Green Bay Packers, Inc.;	Akins Gump Strauss Hauer & Feld, LLP Daniel L. Nash
4	Houston Holdings LP; Indianapolis Colts, Inc.; Jacksonville Jaguars, LLC; Kansas City Chiefs	Nathan J. Oleson Stacey R. Eisenstein
5	Football Club, Inc.; Miami Dolphins Ltd.;	Marla Axelrod
	Minnesota Vikings Football Club, LLC; New	1333 New Hampshire Ave., NW
6	England Patriots, LLC; New Orleans	Suite 1100 Washington, D.C. 20036
7	Louisiana Saints, LLC; New York Football Giants, Inc.; New York Jets LLC; PDB	(202) 887-4427
8	Sports, Ltd.; Panthers Football, LLC; Philadelphia Eagles, LLC; Pittsburgh	Gregg W. Knopp
9	Steelers, LLC; Pro-Football, Inc.;	1999 Avenue of the Stars
	Tennessee Football, Inc.; The Chicago Bears	Suite 600
10	Football Club, Inc.; The Detroit Lions, Inc.;	Los Angeles, CA 90067
11	The Oakland Raiders, LLP; The St. Louis Rams	(310) 229-1000
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25	Third Party Witnesses	Weil Gotshaw and Manges, LLC
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28		
	II	l l

CERTIFICATE OF SERVICE

I am employed in the City of Baltimore, State of Maryland. I am over the age of 18 and not a party to the within action; my business address is 201 N. Charles St., Suite 2600, Baltimore, MD 21201 and my email address is bsinclair@mdattorney.com.

On August 21, 2017, I caused to be served the following documents described as:

NOTICE OF APPEAL AND REPRESENTATION STATEMENT

on the following interested parties:

Gregg Levy glevy@cov.com Benjamin Block bblock@cov.com Sonya Winner swinner@cov.com Rebecca Jacobs rjacobs@cov.com Laura Wu lwu@cov.com

Allen Ruby allen.ruby@skadden.com Jack DiCanio jdicanio@skadden.com

Daniel Nash dnash@akingump.com Stacey Eisenstein seisenstein@akingump.com Nathan Oleson noleson@akingump.com Gregg Knopp gknopp@akingump.com

Jodi Avergun Jodi.Avergun@cwt.com

Sarah Coyne scoyne@weil.com

by:

(BY ELECTRONIC SERVICE VIA CM/ECF SYSTEM) In accordance with the electronic filing procedures of this Court, service has been effected on the aforesaid party(s) above, whose counsel of record is a registered participant of CM/ECF, via electronic services through the CM/ECF system.			
(BY PERSONAL SERVICE)			
(BY EMAIL) I am readily familiar with the firm's practice of email transmission; on this date, I caused the above-referenced document(s) to be transmitted by email and that the transmission was reported as complete and without error.			
(BY MAIL) I am readily familiar with the firm's practice for the collection and processing of correspondence for mailing with the United States Postal Service and the fact that the correspondence would be deposited with the United States Postal Service that same day in the ordinary course of business; on this date, the above-referenced correspondence was placed for deposit at Baltimore, Maryland and placed for collection and mailing following ordinary business practices.			
(BY FEDERAL EXPRESS) I am readily familiar with the firm's practice for the daily collection and processing of correspondence for deliveries with the Federal Express delivery service and the fact that the correspondence would be deposited with Federal Express that same day in the ordinary course of business; on this date, the above-referenced document was placed for deposit at Baltimore, Maryland and placed for collection and overnight delivery following ordinary business practices.			
I declare under penalty of perjury under the laws of the State of Maryland that the above is true and correct.			
Executed on August 21, 2017 at Baltimore, Maryland.			
/s William N. Sinclair			